## Case 4:22-mj-71156-MAG Document 22 Filed 09/08/22 Page 1 of 1

## NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

|         | United   | States  | of America,                             | )  | Case No.                 | 4:22-mj-71   | 156-11A6-2  | -           |
|---------|----------|---|---|--|--------------------------|--|---|-------------|
|         |          | v.  | Plaintiff,                              | )  | STIPULA                  | TED ORDER EXC<br>THE SPEEDY TRIA   | LUDING TIME   |             |
|         | Vera     | nica  | Mora<br>Defendant(s).                   | )  |                          |  |   |             |
| For the | e reason | s stated  | by the parties on the best interest of  | $\frac{9/22/22}{of the public and the$ | _ and finds the          | nat the ends of justic   | ee 18 U.S.C. 8  |             |
|         | ×        | Failure<br>See 18   | to grant a continu<br>U.S.C. § 3161(h)( | nance would be li<br>(7)(B)(i).  | kely to result           | in a miscarriage of j  | factor(s):  SEP -8 20  justificerik, U.S. DISTRICT  The number of | 122<br>COUI |
|         |          | defend<br>or law,   | ants, the nathat it is unreason         | ture of the prosect able to expect ad  | cution, orlequate prepar | the existence of i   | novel questions of factories of the trial                         |             |
|         |          |   | _                                       | •  |                          | nt reasonable time to<br>8 U.S.C. § 3161(h)  |   |             |
|         |          | Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, given counsel's other scheduled case commitments, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).  |   |  |                          |  |   |             |
|         |          | necessa   |   | reparation, taking   |                          | y the defendant the the exercise of due  |   |             |
|         |          | With the consent of the defendant, and taking into account the public interest in the prompt disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). See Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b). |   |  |                          |  |   |             |
|         | IT IS    | 0   | DERED.                                  | <i>;</i>   | D                        | The state of the s |   |             |
|         | DATE     | D   |   |  | DONNA United Sta         | M. RYU<br>ates Magistrate Judg   | re  |             |
|         | STIPU    | LATED   | Attorney for De                         | efendant   | Assistant                | United States Attorn   | ney   |             |
|         |          |   | · · · · · · · · · · · · · · · · · · ·   |  | Danie                    | 1 Pastor   | v 1/10/2019   | j v         |